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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
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10/091,680

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Jiang Hsich

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7590

07/03/2007

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EXAMINER

LAURITZEN, AMANDA L

ART UNIT

PAPER NUMBER

3737

MAIL DATE

DELIVERY MODE

07/03/2007

PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Office Action Summary	Application No. 10/091,680	Applicant(s) HSIEH, JIANG	
	Examiner Amanda L. Lauritzen	Art Unit 3737	

-- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --

Period for Reply

A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION.

- Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication.
- If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication.
- Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).

Status

- 1) ☒ Responsive to communication(s) filed on 12 April 2007.
- 2a) ☐ This action is **FINAL**. 2b) ☒ This action is non-final.
- 3) ☐ Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under *Ex parte Quayle*, 1935 C.D. 11, 453 O.G. 213.

Disposition of Claims

- 4) ☒ Claim(s) 4,5,7-12,16,17,19-21 and 25 is/are pending in the application.
- 4a) Of the above claim(s) _____ is/are withdrawn from consideration.
- 5) ☐ Claim(s) _____ is/are allowed.
- 6) ☒ Claim(s) 4,5,7-12,16,17,19-21 and 25 is/are rejected.
- 7) ☐ Claim(s) _____ is/are objected to.
- 8) ☐ Claim(s) _____ are subject to restriction and/or election requirement.

Application Papers

- 9) ☐ The specification is objected to by the Examiner.
- 10) ☐ The drawing(s) filed on _____ is/are: a) ☐ accepted or b) ☐ objected to by the Examiner.
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).
- 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.

Priority under 35 U.S.C. § 119

- 12) ☐ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).
- a) ☐ All b) ☐ Some * c) ☐ None of:
1. ☐ Certified copies of the priority documents have been received.
 2. ☐ Certified copies of the priority documents have been received in Application No. _____.
 3. ☐ Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)).
- * See the attached detailed Office action for a list of the certified copies not received.

Attachment(s)

- | | |
|--|---|
| 1) <input checked="" type="checkbox"/> Notice of References Cited (PTO-892) | 4) <input type="checkbox"/> Interview Summary (PTO-413)
Paper No(s)/Mail Date. _____ |
| 2) <input type="checkbox"/> Notice of Draftsperson's Patent Drawing Review (PTO-948) | 5) <input type="checkbox"/> Notice of Informal Patent Application |
| 3) <input type="checkbox"/> Information Disclosure Statement(s) (PTO/SB/08)
Paper No(s)/Mail Date _____ | 6) <input type="checkbox"/> Other: _____ |

Response to Arguments

Applicant's arguments filed 12 April 2007 have been fully considered but they are not persuasive.

Regarding comments related to the After Final submission of 12 March 2007, amendments to the claims were not entered at that time as subject matter submitted required further consideration as indicated in the Advisory action. Amendments and remarks as presented in the filing of a request for continued examination under 37 CFR 1.114 are addressed in this action.

Applicant has amended independent claims to specify estimation of a gradient using a plurality of reconstructed images separated by a spacing, *s*, and asserts that none of the references relied upon, either alone or in combination, teach or suggest this feature. Examiner respectfully disagrees. The gradient-estimation and reconstruction schemes of the cited art detail using a number of image slices, and these slices would inherently include a spacing therebetween. For example, the reconstruction method of Mattson et al details rotation of the radiation beam over a plurality of slices (col. 3, lines 55-59) and Toth et al describe a multislice CT system from which various weights are assigned to projection data leading to generation of an error image (col. 2, lines 40-63), and therefore this amendment fails to distinguish claims 4, 16 and 25 from the cited art.

In response to applicant's arguments against the references individually, one cannot show nonobviousness by attacking references individually where the rejections are based on combinations of references. See *In re Keller*, 642 F.2d 413, 208 USPQ 871 (CCPA 1981); *In re Merck & Co.*, 800 F.2d 1091, 231 USPQ 375 (Fed. Cir. 1986). The system, computer program

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and data processing and image reconstruction method (as now each specified to include using a plurality of reconstructed images separated by a spacing *s*) is taught by the combination of the references. Furthermore, motivation for combination of the references is clear on the record and is provided outside Applicant's disclosure and specifically refers back to the references relied upon.

DETAILED ACTION

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negated by the manner in which the invention was made.

3. Claims 4, 5, 7, 8, 10-12, 16, 17, 20, 21 and 25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mattson et al. (U.S. Patent No. 5,229,934) in view of Snyder et al. (U.S. Patent No. 5,923,775), Labaere et al. (U.S. Patent No. 5,717,791) and Toth et al. (U.S. Patent No. 6,115,487), and further in view of Florent et al. (U.S. Patent No. 5,594,845).

Mattson et al. teaches a method and computer, which is used in a CT system having a radiation source and detector array for rotation over a plurality of slices each having a spacing therebetween, for reconstructing an image that includes producing an error projection using a gradient image, where the error projection is produced by forward projecting the gradient along a projection view angle, where the error projection is used to construct an error image and where a final image is generated by subtracting the error image from the original image (col. 3, lines 11-14, 18-24, and 55-59; col. 4, lines 49-64; col. 5, lines 8-10 and col. 6, lines 13-17 and 34-38).

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Mattson et al. does not teach using an estimated gradient to generate the gradient image, where the gradient image represents a variation of the high density object in z, where the gradient is produced by comparing three or more images with some threshold value, or using a segmentation technique to produce different gradient images, where the technique involves using different threshold values for different classes of objects.

In the same field of endeavor, Snyder et al. teaches a gradient estimation system that is used to estimate a gradient by comparing three or more images to a threshold value to produce a gradient image, which can then be used in image reconstruction (col. 1, lines 65-67, col. 2, lines 8-9 and 14-20 and col. 3, lines 29-35). Snyder et al. further teaches the use of a segmentation technique to produce different gradient images where the segmentation technique provides a plurality of threshold values (col. 3, lines 40-44 and col. 5, lines 25-52). Also in the same field of endeavor, Labaere et al. teaches the use of gradient images corresponding to sharp variations, such as between tissue and bone (col. 1, lines 60-67 and col. 2, lines 1-4 and 53-67). It would have been obvious to one of ordinary skill in the art at the time of the invention to have used the techniques of Snyder et al. to produce the gradient images, such as those in Labaere et al., used in Mattson et al. to estimate and reduce the noise or artifacts in image slices and thereby improve image quality (see for motivation Mattson et al. at col. 1, lines 7-15 and the title, Snyder et al. at col. 1, lines 21-30 and 60-61 and col. 3, lines 29-38 and Labaere et al. at col. 2, lines 64-67).

Mattson et al., Snyder et al. and Labaere et al. also do not teach that the error candidate image is scaled based upon the view angle or that it is helically weighted. In the same field of endeavor, Toth et al. provides a correction method where the error image is scaled corresponding to the angle and a method using helically weighted error data (col. 2, lines 13-21, 42-46 and 54-

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63). It would have been obvious to one of ordinary skill in the art at the time of the invention to have scaled or weighted the error image of Mattson et al. with the method of Toth et al. in order to improve the error correction process (see for motivation Toth et al. at col. 6, lines 24-39).

Mattson et al., Snyder et al., Labaere et al. and Toth et al. teach all of the features of the present invention except for expressly stating that the scaling of the error projection was based upon the projection view angle, center view angle, pitch and size of the detector array. In the same field of the endeavor, Florent et al. teaches an image processing method, using projections, where scaling is based upon the panning angle, the center angle, the tilting angle and the size (col. 2, lines 42-62 and col. 5, lines 39-47). Here, the Examiner has interpreted the dependence of the scaling on the number of pixels in the target array as equivalent to Applicant's use of detector array size. It would have been obvious to one of ordinary skill in the art at the time of the invention to use the scaling scheme from Florent et al. in the scaling method of Toth et al. in order to reduce the complexity of the image processing method (see for motivation Toth et al. at col. 1, lines 56-59 and Florent et al. at col. 2, lines 32-38).

4. Claims 9 and 19 are rejected under 35 U.S.C. 103(a) as being unpatentable over Mattson et al. in view of Snyder et al., Labaere et al., Toth et al. and Florent et al., as applied to Claims 4 and 16 above, and further in view of Moore (U.S. Patent No. 4,222,104).

Mattson et al. in view of Snyder et al., Labaere et al., Toth et al. and Florent et al. teaches all of the features of the present invention except for explicitly stating that the forward projection of the gradient is either a fan beam or parallel beam forward projection. In the same field of endeavor, Moore teaches that parallel beam forward projections are very well known in image processing techniques (col. 7, lines 12-19). It would have been obvious to one of ordinary skill

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in the art at the time of the invention to have generated the error image from the gradient image through the use of a parallel beam forward projection in order to provide a simple procedure for the generation of the image (see for motivation Moore at col. 4, lines 8-19).


Conclusion


The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Amanda L. Lauritzen whose telephone number is (571) 272-4303. The examiner can normally be reached on Monday - Friday, 8:30am - 5:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Brian L. Casler can be reached on (571) 272-4956. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see <http://pair-direct.uspto.gov>. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.


ALL
6/22/2007


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